Flournoy Properties inc.



900 BROOKSTONE CENTRE PKWY. LP. O. BOX 6566 / COLUMBUS, GA 31907-0422 / (706) 324-4000 FAX (706) 596-2495

EX PARTE OR LATE FILED

July 8, 1996

Mr. William F. Caton Acting Secretary Federal Communications Commission 1919 M Street, NW, Room 222 Washington, DC 20554

RE: Restrictions on Over-The-Air Reception Devices, CS Docket No. 96-83, and Preemption of Local Zoning Regulation of Satellite Earth Stations, IB Docket No. 95-59

Dear Mr. Caton:

We write to request clarification regarding the possible effect on our business of the rules proposed in the above dockets. An original and 13 copies of this letter are enclosed for filing in the record. We understand that the proposed rules would invalidate "nongovernmental restrictions" that "impair" a viewer's ability to receive video programming over the air, through a wireless cable or similar system, or by direct broadcast satellite.

Flournoy Properties, Inc. owns and or manages multi-unit, residential apartment buildings. Consequently, we have entered into **thousands** of leases with our residents. We are concerned that our leases might contain terms that are "nongovernmental restrictions" that "impair" viewing, but we do not know how the proposed rules would be applied. This uncertainty could very well create unnecessary disputes with our residents.

We would appreciate your guidance in determining which provisions of our lease contain terms that might be considered "nongovernmental restrictions" or "impairments" under the rules you propose in our circumstances.

Mr. William F. Caton July 8, 1996 Page 2

Accordingly, we enclose a copy of one of our representative lease forms. Please read it and let us know which terms of the enclosed form would violate either of the proposed rules.

Thank you for your assistance.

Sincerely,

FLOURNOY PROPERTIES, INC.

Wayne A. Scheiner

President

WAS/bh

Enclosures

FLOURNOY PROPERTIES, INC.

This Lease Agreement, made this

LEASE AGREEMENT

WHISPERWOOD SPA & CLUB,

All other occupants living with Resident are	
Name:	DOB:
Name: WHEREAS, the Lessor agrees to lease the below-described premises to the Resident, and the	Resident agrees to lease from the Lessor, Apartment
Number If Resident is more than one person, then each person constituting Resident	shall be jointly and severally liable under the terms
and conditions of this Lease for the performance of all the provisions of this Lease by Resident	*
1. TERM: The term of this lease shall be forbeginning	. 19 and ending
, 19, at 12 Midnight.	
2. POSSESSION: If there is a delay in delivery of possession by Management, tent shall be a	abated on a daily basis until possession is granted. If
possession is not granted within seven (7) days after the beginning day of term, then Resident may	
Management shall not be liable for damages for delay in delivery of possession.	,
3. RENT: The total rent due under this lease is \$ Resident agrees to pay	this amount in monthly installments of \$
beginning on the first day the lease begins with succeeding payments due on the first day of each mo	onth during the term of the lease. If the lease term begins
before or after the first day of the month. Resident agrees to pay in advance prorata tent in the amount	
only. Payments shall be made at the office of Management or such other place as Management may	
person, the Residents agree that they will work out the details of dividing rental payments and/or an	
agree they will make one rental payment to office. Management may pay the security refunds to any	
agree that the following sums of money shall be paid to Management prior to Residential taking posses	ssion of the premises described in this lease.
(a) ONE MONTH'S RENT IN ADVANCE	DOLLARS (S
(a) ONE MONTH'S RENT IN ADVANCE (b) PARTIAL PROPATA MONTHLY RENTAL IN ADVANCE	DOLLARS (\$)
(d) SECURITY DEPOSIT	DOLLARS (\$) DOLLARS (\$)
(e) OTHER	
(c) OTHER TOTAL DUE MANAGEMENT IN ADVANCE	DOLLARS (\$)
4. LATE CHARGE AND RETURNED CHECKS: Time is of the essence of this Agreement and i	if Management elects to accept rent after the 5th day of
the month, a rate charge of 10% will be due in the event any check given by Resident to Manage	
Management a handling charge of \$ This charge will be waived if the bank verifi	
All late and returned check payments must be made by certified check or money order	
5. APPLICATION & PROCESSING CHARGE: Upon execution of this Least Agreement, Resident	dent agrees to pay an application/processing fee in the
amount of \$ This fee is non-refundable.	and abreed to but an all the common but an arrange and are
6. SECURITY DEPOSIT: Resident agrees to deposit \$ with Management before	ore taking possession of the apartment as security for
Resident's fulfillment of conditions of this Agreement. Deposit will be returned to Besidens within T	hirty (30) days after apartment is vacated if:
(a) Entire length of the lease term has expired; and	
(b) All monies due Management by Resident have been paid; and	
(c) Apartment is not damaged and is left in its cleaned and original condition, normal wear and tear	rexcepted; and
(d) No default exists as defined by paragraph 25 of the Lease Agreement	
Deposit may be applied by Management to satisfy all or part of Resident's obligations and such act w	vill not prevent Management from claiming damages in
excess of the deposit. Resident agrees not to apply the deposit to any rent payment, and also agrees	
keys are not returned. Resident's security deposit will be deposited by Management in escrow Bank	
Columbus, Georgia. Resident acknowledges that he has been given a list of any existing damages	
approved said list except as previously specified in writing to Management. The list of any existing	
referred to as the Move-In, Move-Out Inspection Report and is hereto made a part of this lease	and approved to
7. DISCLOSURE: Flournoy Properties, Inc., of 900 Brookstone Centre Pkwy., Columbus, Georg	na 31904 is authorized to act on behalf of Lessor with
respect to this Agreement, to manage the premises, and its Management's duly designated agent for	or service of process with tespect to any matter arising
under this Agreement	a see the see process with respect to any matter attempt
8. EXTENDED TERMS: Either party may terminate this Agreement at the end of the term by giv	ing the other party thirty (30) days written notice prior
to the end of the term, but if no such notice is given by either party, then this Agreement will be a	

day of

a Limited Partnership, d/b/a WHISPERWOOD SPA & CLUB APARTMENTS, 6029 Flat Rock Road, Columbus, Georgia 31907, hereinafter

- EARLY TERMINATION: Resident may terminate this Agreement before the expression of the term its (a) Giving Management thirty (30) days written notice; plus
- (b) Paying all monies due through date of termination; plus
- (c) Paying an amount equal to the number of days the apartment remains vacant up to one month's rent as a cancellation fee.

thereof of at least thirty (30) days before the date on which such monthly increase shall take effect

- 10. NO ASSIGNMENT OR SUBLETTING: Resident may not sub-let apartment of assign this lease without the written consent of Management.
- 11. UTILITIES: Resident shall exercise due diligence in conserving gas, electricity, and water. If the leased premises are not presently individually metered for gas or electricity, or water and sewer, the parties hereto agree that the Lessor may at any time during the term hereof or otherwise, install individual meters for gas or electricity, or water and sewer. The rent shall be adjusted in accordance with published utility allowances as established by the local housing authority and/or as reasonably determined by the Landlord, and the Resident shall thereafter assume the liability for the payment of the utility charges. In the event that Resident is or becomes responsible for the cost of furnishing and utilizing any or all of the following utilities: water/sewer, gas and/or electricity to the premises. Resident agrees to continuously supply water/sewer, gas and/or electricity to the leased premises. Resident hereby acknowledges that failure to do so may cause damages to the premises and shall constitute an immediate default of this Lease Agreement. Resident shall further make all necessary deposits required by utility companies supplying said utility services to the leased premises, it is understood that Resident shall promptly pay when due any and all bills

upon thirty (30) days written notice. Management may increase the monthly rental in effect during any extended term by giving Resident written notice

INDEMNIFICATION: Resident releases Lessor and Management from liability for and agrees to indemnify Lessor and Management against all sincurred by Management as a result of (a) Resident's failure to fulfill any condition of this Agreement; (b) any damage or injury happening in or apartment or premises to Resident's invitees or licensees or such person's property sofely as a result of the Resident's negligence; (c) Resident's e to comply with any requirements imposed by any governmental authority, and (d) any judgement, lien or other encumbrance filed against rhents as a result of Resident's action.

HAILURE OF MANAGEMENT TO ACT: Failure of Management of insist upon strict compliance with the terms of this Agreement shall not litute a warver of Management's rights to act on any violation.

REMEDIES CUMULATIVE: All remedies under this Agreement or by law or equity shall be cumulative. If a suit for any breach of this Agreement blishes a breach by Resident, Resident shall pay to Management all expenses incurred in connection therewith.

NOTICES: Any notice required by this Agreement shall be in writing and shall be decided to be given if delivered personally or mailed by registered crificd mail

REPAIRS: Resident accepts apartment in his is condition as suited for the use intended. Resident understands and agrees that the apartment, prinent and fixtures will be under the control of Resident and agrees to keep said apartment together with the fixtures therein, in a clean, sightly and pary condition. Management will make necessary repairs to apartment with reasonable promptness after receipt of written notice from Resident. If any hige, beyond normal wear and tear, is caused by Resident or his guest, Resident agrees to pay Management the cost of repair with the next rent ment. Resident may not remodel or structurally change apartment, nor remove any fixture theretrom.

ABANDONMENT: If Resident removes of attempts to remove property from the premises other than in the usual course of continuing occupancy, but having first paid Management at monies due, apartment may be considered abandoned, and Management shall have the right to store or dispose of of Resident's property left on the premises by Resident by means of the Distressed Warrant procedures in accordance with Georgia Code 44-7-70. At pagement shall also have the right to store or dispose of any of Resident's property remaining to the premises after the termination of this Agreement. such property shall be considered Management's property and title thereto shall vest in Management. Management shall also have the right to re-tent ment after Resident abandons same.

MORTGAGEE'S RIGHTS: Resident's rights under this lease shall at all times be automatically junior and subject to any deed to secure debt which is or shall hereafter be placed on premises of which apartment is a part of sequested. Resident shall execute promptly any certificate that Management request to specifically implement the subordination of this paragraph

DEFAULT BY RESIDENT: Any breach or stotation of any provision of this Agreement by Resident or any untrue or misleading information in ident's rental application shall give Managerr on the right to terminate this Agree property to take possession and hold Resident liable for the remainder hu term.

RULES AND REGULATIONS

Signs: Residents shall not display any signs exterior lights or markings is an extendible. No awnings or other projections shall be attached to the de of the building of which apartment is a part

Locks: Resident is prohibited from adding locks to, changing or up any way electing locks installed on the doors of apartment, without written hission of Management

Entrances, Hallways, Walks and Lawns: Fotrances, hallways, walks lawns and other public areas shall not be obstructed or used for any purpose than ingress and egress.

Antennas: Radio or television aerials shall not be placed or erected on the roof or exterior of buildings.

Parking: Resident agrees to abide by the parking regulations established by Management. If Management has designated spaces for Resident to park teas for boats, trailers, campers or other vehicles. Resident agrees to park only in those spaces so designated. Non-operative vehicles are not permitted memises. Any such non-operative vehicle may be removed by Management at the expense of Resident owning same, for storage or public or private at Management's option, and Resident owning same shall have no right for recourse against Management therefor. Parking lot area is not to be used for Imajor car repairs since automotive repairs are not permitted on the premises.

Storage: No goods or materials of any kind or description which are combustible in would necrease fire risk shall be taken or placed in storage areas. hige in such areas shall be at Resident's risk and Management shall not be responsible for any loss or damage.

Walls: No nails, screws or adhesive hangers except standard o cum hooks shad a brackets and curtain rod brackets may be placed in walls, ddwork of any part of apartment.

Balcony or Patio: Balcony or patio shall be kept neat and clean at all times. No stage, towels, laundry, clothing or other items shall be stored, hung or red on railings or other portions of balcony or patie.

Recreation and Service Areas: Resident agrees to abide by rules and regulations a stablished for use of recreational and service facilities provided by

Guests: Resident shall be responsible and liable for the conduct of his guests. Acre of guests in violation of this Agreement or Management's rules and ilations may be deemed by Management to be a breach by Resident.

Drapes and Shades: All drapes and shades installed by Resident must be fined in white to present a uniform exterior appearance.

Water Beds: Resident may have or keep water beds in the apartment provided the flotation badding system meets applicable building codes. Resident ∰provide Management with a flotation insurance policy to protect the Resident and the Management against personal injury or property damage.

All other rules and regulations Management may be reafter, from time to time, adopt and promulgate for the operation and management, are hereby te a part of this lease and shall, during the term hereof, be in all instances observed and performed by Resident, Resident does hereby accept and agree a part of this lease and sharf, during the ferry hereof, be at all distances enserved and performed by Resident. Resident does hereby accept and agree a part of this lease and Regulations.

RADON GAS: Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health

with to persons who are exposed to it over time. Levels of radon that exceed tederal and state guidelines, have been found in buildings in this state. dilitional information regarding radon and radon testing may be obtained from your many public health unit.

RECEIVING ROOM: In the event that the Lessor and/or Management establish 2 'Receiving Room' for the receiving and delivery of packages, thels and the like, for and on behalf of the resident(s), excluding certified or registered mail (which will not be accepted by the property), then the ident(s), at their sole risk, may utilize the same together with any service that may be supplied by the operator thereof. It is agreed and understood that Dessor or Management assumes no liability for any package, parcel, etc. left therein or for the delivery of the same.

ATTORNEY'S FEES, COSTS, AND WAIVER OF EXEMPTIONS. If the Resident defaults in its performance hereunder or fails to comply with any dements, provisions or Addendums of this Lease, Resident shall pay the atterneds fees incurred by Lessor in enforcing such Agreements, provisions or fendums as deemed reasonable. Resident hereby waives any and all rights to thain personal property exempt from levy and sale, and grants Management test in all of Resident's personal property in and about the premises at any time during residential period, whether now or nereafter acquired.

SEVERABILITY: Should any portion of provision of this Lease Agreement be deemed invalid by a court of law, the validity of the remainder of this reement shall not be affected.